EXHIBIT "A" Affidavit of Tom Wilmer

FOR THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

DAVID R. WILSON and CHARLENE WILSON,

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l'laintiffs.

CIVIL ACTION

V. :

FILE NO. 4:06-CV-179-III/M

TASER INTERNATIONAL, INC., :

:

Defendant.

AFFIDAVIT OF TOM WILMER

I ersonally appeared before me, an officer duly authorized to administer an oath, T 3M WILMER, who, after being sworn, states the following:

1.

I sy name is Tom Wilmer. I am of age, competent to make this Affidavit, and do so based upon my personal knowledge.

2.

I am an attorney, licensed to practice in the State of Arizona. I represented Mr. Sa nuel Powers as co-counsel with Mr. John Dillingham in the case of <u>Powers</u>

v. TA! ER International, Superior Court of Maricopa County, Arizona, Civil Action File No. CV2003-013457.

3.

I uring discovery in the <u>Powers</u> case, a spreadsheet was produced by TASER International that was alleged to have been prepared by Jami Hill, a TASER employee, from certain volunteer demo reports in the possession of TASER International. That spreadsheet reported zero officer injuries.

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I ater during discovery in Mr. Powers' case, it became apparent that there was a second spreadsheet created by Ms. Pamela Schreiner, another employee of TASEF International, from volunteer demo reports in the possession of TASER International. Counsel for TASER International took the position that the Schreir er spreadsheet was created in preparation for litigation and was protected work groduct. (See, Exhibit "A". Defendant, TASER International's 29th Supple nental Disclosure Statement). At no time was the Schreiner spreadsheet ever produced to counsel for plaintiff in the Powers case.

5.

The jury in the <u>Powers</u> case returned a general verdict in favor of TASER.

Interna ional. The jury made no specific determination as to whether Mr. Powers' injury vas caused by the exposure to a TASER during training.

I URTHER AFFIANT SAITH NOT.

Morres C. bellen

TOM WILMER

Sworn to and Subscribed Before Me this 4th day Of September, 2007.

OFFICIAL SEAL
SUSAN L. CROCKETT
NOTARY PUBLIC - State of Arizona
MARICOPA GOUNTY
My Comm. Expires July 10, 2009

Notary Public

Charles A. Struble, Bar #009860 1 Christina J. Reid-Moore, Bar #018579 RENAUD COOK DRURY MESAROS, PA 2 Phelps Dodge Tower One North Central Avenue, Suite 900 Phoenix, Arizona 85004-4418 (602) 307-9900 Attorneys for Defendant 5 IN THE SUPERIOR COURT OF THE STATE OF ARIZONA б IN AND FOR THE COUNTY OF MARICOPA 7 8 SAMUEL E. POWERS, a married man, 9 Plaintiff, 10 v. TASER INTERNATIONAL, INC., a Delaware 11 corporation, 12 Defendant. 13 14 15 16 17 Disclosure Statement as follows: 18 IX. OTHER RELEVANT DOCUMENTS. 19 1. 20 21 22 23 24

No. CV 2003-013457

DEFENDANT TASER INTERNATIONAL'S TWENTY-NINTH SUPPLEMENTAL DISCLOSURE STATEMENT

(Assigned to The Honorable Paul A. Katz)

Defendant TASER International, Inc. ("Defendant"), by and through counsel undersigned, and pursuant to Rule 26.1, Ariz.R.Civ.P., hereby supplements its Initial Rule 26.1

TASER International, Inc. spreadsheet entitled "Human Volunteer Data Information, Date: 9/21/2004," including entries that are "no date," and entries dated from January 2000 through August 2004. The spreadsheet is referenced in the March 8, 2005 deposition of Jami Hill at page 45, lines 16-25. This spreadsheet was created by Pam Schreiner at the direction of Douglas E. Klint for purposes of this litigation. Defendant asserts attorney work product privilege as to this document.

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URY MESAROS

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RURY MESAROS

Christina J. Reid-Moore

Phoenix, Arizona 85004 Attorneys for Defendant

One North Central Avenue, Suite 900

Phelps Dodge Tower

DATED this 17th day of May, 2005. RENAUD COOK DRURY MESAROS, PA ORIGINAL of the foregoing mailed this 17 day of May, 2005, to: DILLINGHAM & REYNOLDS, L.L.P. 5080 North 40th Street, Suite 335 COPY mailed this same date to: @PFDesktop\::ODMA/MHOOMA/IMANAGE;RCD_PHX:295807;I 21 22 23 24